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Marshall E. Brandon U.S. DISTRICT COURT MIDDLE DISTRICT ALA

rs.) Ciril Action No.: 2:07-Cv-466-MMT-Slav Defendant.)

I, Marshall E. Brandon, Swear under oath to tell the the truth about what happened in Nay 2007.

I would like the courts to know that I am without legal councel, and without access to a law library.

I pray this court would appoint legal councel to the plaintiff, on the grounds that the plaintiff is indigent, and have very little education. The plaintiff only completed 7th grade.

If this court will not comply, I ask that this court will grant the plaintiff more time to answer the Defendant's Special report. However, the plaintiff will try to answer as best he can.

1. First of all, on February 6th, 2007, the plaintiff was incarserated for v.o.P on case number: CC-2002-202. 70, possession of a controlled substance,

and case numeber: CC-1998-257.71, felony D. VII., due to new charges consisting of the following: on the arrest and booking report: Arrest #07-00124,

2.13A-8-5-Theft of Property 3rd/Confidence Game, misdemeanor warrant

> #3. 134-9-5- Rossession of a Forged Instrumnt 1st / Passing Counterfit Object, Felony. Womrant (Released)

False #4. 13 A-6-21-Assault 2nd/Aggravated Child Abuse-Non Family, Febry Warrant (Released)

False #5.32-1-4 Failure to Appear (Traffic)/Contempt of Court-FIA, Midemeanor warrant

#6.15-22-54 Probation Violation, Felony Warrant

#7.15-22-54 Probation Violation, Felony Warrant

The Theft of Property 5rd and Possession of a Forged Instrument are the only two that are true. The rest are talse, and can be proven

- 2. The Defendants Claim that an immate was Caught sneaking contraband into the jail. The Plaintiff was not that inmate, nor had any knowlege of that incident.
- 3. The Defendants claim that the Plaintiff volunteeved himself to be searched. The Plaintiff Camprovibe witnesses that will swear under oath that this is false.
- 4. The Defendants also State that the plaintiff was searched in a hobling cell. This is untrue. The Plaintiff was searched in the back of the Booking room.
- 5. The Defendants state that the reason for the cell block search was because they smelled smoke.
- lo. Even if the Defendants did smell smoke, what did it have to do with the Plaintiff? The Defendants, returning from the Chapel and Search in Booking Room. On what grownels did the Defendants have to Strip Search the Plaintiff agains

- 7. The Defendants state that the plaintiff has been in and out of the County Jail. The Record will show that the Plaintiff was incarsenated in May of 2002, and rearrested in February of 2007.
- 8. The Plaintiff can prove that the Defendants bribed Martin Caldwell to lie, saying their he was in D-block on the day that the incident happened.
- 9. The Plaintiff can prove that Martin Caldwell's Statement is not true, because he wasn't placed in D-block until June 30, 2007, and the incident happened in May of 2007.
- 10. The Defendants State that the Plaintff is just trying to get money by filling a Palse Stat-ment If the courts will look back at the Jail's Records, it will show that the Plaintiff has suffered severly since, being inconscrated in the County Jail, and had very good reason for filing a civil action. The incident with officer have really dramatized the Plaintff.
 - I, the Plaintiff, pray this Monorable Court will accept and GRANT This petition

Respectfully Submitted
Marshall E. Brandon

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CERTIFICATE OF SERVICE

I certify that I have this the 24 day of september, 2007, served copies of this action on all other parties by placing the same in the U.S. Mail,

postage paid, and properly addressed.

Markall Bronder 156863
Plaintiff/Patition

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